

Appendix B

United States District Court  
Southern District of Texas  
FILED

DEC 29 2010

David J. Bradley, Clerk of Court

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
\_\_\_\_\_ DIVISION

Brett Abernathy

versus

Unisource  
6600 Governors Lake Pkwy  
Norcross, GA 30071

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**10-5208**

CIVIL ACTION NO. \_\_\_\_\_

Jury Demand

ORIGINAL COMPLAINT

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Appendix A

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
DIVISION

Brett Abernathy

versus

CIVIL ACTION NO. \_\_\_\_\_

Unisource  
6600 Governors Lake Drwy  
Norcross, GA 30071

EMPLOYMENT DISCRIMINATION COMPLAINT

1. This action is brought under Title VII of the Civil Rights Act of 1964 for employment discrimination. Jurisdiction is conferred by Title 42 United States Code, Section § 2000e-5.

2. The Plaintiff is:

Address:

County of Residence:

3. The defendant is:

Address:

☐ Check here if there are additional defendants. List them on a separate sheet of paper with their complete addresses.

4. The plaintiff has attached to this complaint a copy of the charges filed on Religious disc. with the Equal Opportunity Commission. And retaliation

5. On the date of 9-30, the plaintiff received a Notice of Right to Sue letter issued by the Equal Employment Opportunity Commission; a copy is attached.

6. Because of the plaintiff's:

- (a) ☐ race
- (b) ☐ color
- (c) ☐ sex
- (d) ☒ religion
- (e) ☐ national origin,

the defendant has:

- (a) ☐ failed to employ the plaintiff
- (b) ☒ terminated the plaintiff's employment
- (c) ☐ failed to promote the plaintiff

- (d) ☐ other: MADE DERAGATORY REMARKS & TREATED  
DIFFERENTLY THAN OTHER EMPLOYEES. PREJUDICE  
& ACTIONS KEPT ME FROM SUCCEEDING. THE  
YEAR BEFORE I WAS AWARDED OUR COMPANY'S  
TOP HONOR.

7. When and how the defendant has discriminated against the plaintiff:

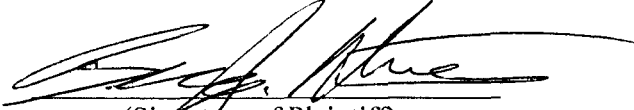
PLEASE SEE ATTACHED. NUMEROUS TIMES VERBALLY  
AND BY ACTIONS

8. The plaintiff requests that the defendant be ordered:

- (a) ☐ to stop discriminating against the plaintiff
- (b) ☐ to employ the plaintiff
- (c) ☐ to re-employ the plaintiff
- (d) ☐ to promote the plaintiff

(e) ~~to~~ to \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_ and that;

(f) ☒ the Court grant other relief, including injunctions, damages, costs and attorney's fees.

  
(Signature of Plaintiff)

Address: 11635 Legend Manor  
Houston, Texas 77082  
Telephone: 832.236.3027

① Brett Abernathy is filing a complaint against Unisource at 515 Rusk, Houston Texas.

I was employed, at 4414 Hollister here in Houston and Rusk should have jurisdiction.

② I have been given the "right to sue" by the EEOC. Case number 460-2010-03524. My filing is 2 part:

Religious Discrimination and retaliation. I will include my written statement to the EEOC. When I alerted HR at Unisource things became much worse. Since my filing with the EEOC it also has come to my attention that my General Manager made remarks concerning my faith to my co-workers as well as at least 2 of our major suppliers. After my initial HR complaint many of my opportunities were sabotaged and human Resources @ Unisource would no longer communicate my rights or other questions or concerns. There was clear retaliation of my local general manager concerning my HR complaint. He went to great lengths to keep me from succeeding.

Additionally I am suing for slander/libel AS my General Manager made false STATEMENTS concerning me to at least 2 of our major suppliers.

③ I am suing for tortious interference AS my General Manager ~~made~~ asked at least one of our suppliers to keep me from achieving success in the marketplace after I had been laid off.

④ I am also suing for approximately \$12,000.00 in owed commissions.

⑤ In short All of the above stem from me having to go to Human Resources about problems with my General Manager. Those problems included religious discrimination that resulted in him applying a different set of standards for me. After complaining to HR I was subjected to Rage, Account Movement, and negligence in aiding me in growing my business. I was eventually laid off. HR did nothing to help.

⑥

I Am seeking the maximum  
relief on the EEOC charges  
which is \$ 300,000.00 for a  
company the size of Unisource. Double  
that if each complaint can carry that amount.  
I am seeking \$ 35,000.00 on  
the tortious interference.  
I Am seeking \$ 150,000 emotional damages  
I Am seeking \$ 15,000 on the  
libel.

I Am seeking \$ 12,000 in back  
commissions.

Bruce Abennathy  
11635 Legend Manor Drive  
Houston, Tx 77082